EXHIBIT 11

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2	UNITED STATES DISTRICT COU EASTERN DISTRICT OF NEW YO	
3		X
4	NAZOKAT ATAKHANOVA, indivi behalf of all others simil	arly situated,
5		PLAINTIFFS,
6	-against-	Case No.:
7	-ayaınst-	16-cv-6707 (KAM)(RML)
8	HOME FAMILY CARE INC.,	(/
9	HOME PARILLI CARE INC.,	
10		DEFENDANT.
11		
12	DATE: Nove	mber 6, 2017
13	TIME: 10:4	5 A.M.
14		
15		
16	DEPOSITION of th	e Defendant,
17	HOME FAMILY CARE INC., by	a witness,
18	ALEXANDER KISELEV, taken b	y the Plaintiff,
19	pursuant to a Court Order	and to the
20	Federal Rules of Civil Pro	cedure, held at
21	the offices of Naydenskiy	Law Group, P.C.,
22	517 Brighton Beach Avenue,	Brooklyn, New
23	York 11235, before Gary Me	rola, a Notary
24	Public of the State of New	York.
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      APPEARANCES:
 3
 4
      NAYDENSKIY LAW GROUP, P.C.
        Attorneys for the Plaintiffs
        NAZOKAT ATAKHANOVA, individually and on
 5
        behalf of all others similarly situated
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        HOME FAMILY CARE INC.
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1 2 FEDERAL STIPULATIONS 3 4 5 IT IS HEREBY STIPULATED AND AGREED by and 6 between the counsel for the respective 7 parties herein that the sealing, filing and 8 certification of the within deposition be 9 waived; that the original of the deposition 10 may be signed and sworn to by the witness before anyone authorized to administer an 11 12 oath, with the same effect as if signed 13 before a Judge of the Court; that an 14 unsigned copy of the deposition may be used 15 with the same force and effect as if signed 16 by the witness, 30 days after service of 17 the original & 1 copy of same upon counsel 18 for the witness. 19 20 IT IS FURTHER STIPULATED AND AGREED that 21 all objections except as to form, are 22 reserved to the time of trial. 23 24 25

- 1 A. KISELEV
- 2 ALEXANDER KISELEV, called
- 3 as a witness, having been first duly sworn
- 4 by a Notary Public of the State of New
- 5 York, was examined and testified as
- 6 follows:
- 7 EXAMINATION BY
- 8 MR. NAYDENSKIY:
- 9 Q. Please state your name for the
- 10 record.
- 11 A. Alexander Kiselev.
- 12 Q. What is your address?
- A. My business address is 3051
- 14 Brighton 3rd Street, Brooklyn, New York
- 15 11235.
- 16 Q. Good morning, Mr. Kiselev. How
- 17 are you?
- 18 A. Okay.
- 19 O. We are here at a 30B6
- 20 deposition Nazokat Atakhanova, index
- 21 16-cv-6707 filed in Eastern District of New
- 22 York.
- Mr. Kiselev, do you know what a
- 24 30B6 deposition is?
- 25 A. No.

1	A. KISELEV
2	Q. It is a deposition of you as a
3	representative of the corporation.
4	You are here as CEO of Home
5	Family Care, correct?
6	A. No, I'm not CEO of the company.
7	I'm the president of the company.
8	Q. You are the president of the
9	company?
10	A. Yes.
11	Q. You are here to answer
12	questions of Home Family Care as president
13	of Home Family Care, correct?
14	A. Yes.
15	Q. Just a few questions that are
16	asked at every deposition.
17	You are currently not under the
18	influence of any drugs that will affect
19	your ability to answer truthfully, correct?
20	A. No.
21	Q. Correct?
22	A. Correct.
23	Q. You're currently not on any
24	medications that will impede your ability
25	to answer truthfully, correct?

1	A. KISELEV
2	A. Correct.
3	Q. Have you had any alcoholic
4	beverages within the last 24 hours?
5	A. Yes.
6	Q. What did you have?
7	A. Red wine.
8	Q. When?
9	A. Last night.
10	Q. Will that affect your ability
11	to answer truthfully today, correct?
12	A. It is not going to affect me.
13	Q. Do you know of any reason for
14	not being able to answer truthfully today?
15	A. No.
16	Q. A few ground rules. My
17	questions are not designed to be confusing
18	or trick you.
19	If you don't understand
20	something or it is confusing, let me know
21	and I will rephrase it or I will repeat it.
22	Please answer every question
23	verbally for the Court Reporter to be able
24	to take it down.
25	Please wait for me to finish my

```
1
                       A. KISELEV
 2
     question so you can answer so the Court
 3
      Reporter will be able to take us down.
 4
                  If you need a break, let me
 5
     know and we'll take a break. I just ask if
 6
      there is a question pending to answer the
 7
     question and then we will go on a break.
 8
                 Do you understand?
 9
           Α.
                 Yes, I do understand.
10
      regard.
               I'm expecting a very important
11
      call which I cannot myself --
12
                 MR. NAYDENSKIY: Let's go off
            the record.
13
                  (Whereupon, a discussion was
14
15
            held off the record.)
16
                 MR. NAYDENSKIY: Back on the
17
            record.
18
                 Mr. Kiselev, you stated that
           Ο.
     you are president of Home Family Care,
19
20
     correct?
21
           Α.
                 Correct.
22
                 What are your responsibilities
           O.
23
     and duties as president of Home Family
24
     Care?
25
                 Managing the entire
           Α.
```

1 A. KISELEV 2 corporation. 3 What does that entail? Ο. 4 Daily routine. I have several Α. 5 departments. I have a lot of employees. 6 It is a daily routine of managing the 7 company. 8 Q. So, you manage the day-to-day operations of Home Family Care? 9 10 A. Yes, sir. 11 You mentioned there are several 0. 12 departments. 13 Can you please tell me what 14 departments there are? 15 HR, billing, coordination 16 department, the payroll department. That's 17 all. 18 Four departments? Ο. 19 Α. Yes. HR, billing, coordination and 20 Q. 21 payroll, correct? 22 Α. Yes. 23 And you oversee all these Ο. 24 departments, correct? 25 Α. Yes, sir.

1	A. KISELEV
2	Q. Is there a manager in each
3	department?
4	A. Yes.
5	Q. How many?
6	A. I have manager in the
7	coordination department. I'm sorry, there
8	is also the nursing department.
9	Q. Each department has one
10	manager?
11	A. Yes. We have a different name.
12	Like the nursing department, it is director
13	of patient services. That is her title.
14	HR supervisor for the HR department. For
15	payroll I have just one girl.
16	Q. One girl that is an employee or
17	one girl that is a manager?
18	A. No, one employee who runs the
19	payroll. Scheduling I have a supervisor.
20	Q. Is that within HR?
21	A. No, that is different.
22	Q. So, scheduling and HR have one
23	supervisor each, right?
24	A. It is two separate departments.
25	Q. With one supervisor for each?

1 A. KISELEV 2 Α. Yes. 3 And that is their title, Ο. 4 supervisor of HR or supervisor of 5 scheduling, correct? 6 Α. Yeah. 7 Ο. And they all report back to 8 you, correct? 9 Α. Yeah. 10 Does anybody else control the 11 day-to-day operations of Home Family Care? 12 Α. Well, I have a branch manager in the Queens office. I have -- no, that's 13 14 all. 15 Some years ago I had a VP who 16 was running the company, but he is no 17 longer with us for more than two years. 18 Ο. Was that before 2013? 19 Α. It was exactly in 2015. He had 20 a heart attack two years ago. Two years 21 ago and a couple of days. 22 And you never filled that Ο. 23 position again? Say that again. 24 Α.

You never filled that position

0.

25

1	A. KISELEV
2	again?
3	A. No.
4	Q. The only people with
5	operational control of Home Family Care are
6	yourself and the branch manager in Queens,
7	correct?
8	A. No.
9	MR. TSIRKIN: Objection. He
10	answered your question about
11	managers.
12	Can you rephrase it.
13	A. They all are in charge of
14	representing the departments and they
15	report to me.
16	Like if I have a question in
17	the chart office, I don't have to ask my
18	employees in the chart office. I deal with
19	the head of the charts.
20	If it is the nursing
21	department, then I deal with DPS, director
22	of patient services, but they running their
23	department on a daily basis.
24	Q. Does anybody else have
25	oversight of the collective of these

```
1
                       A. KISELEV
 2
      supervisors?
 3
                 I don't think so, no.
           Α.
 4
                 What does the branch manager in
           Ο.
 5
     Oueens do?
 6
                 She runs departments or he runs
           Α.
 7
      the branch.
 8
           Ο.
                 Does he hire and fire people?
 9
           Α.
                 He has authority to interview
10
      the people and present to me for final
11
     approval.
                 What is his name?
12
           Ο.
13
                 Luis Gonzales.
           Α.
14
                 Does every employee need final
           Ο.
15
     approval by you?
16
                 MR. TSIRKIN: Can you rephrase
17
            the question? To do what?
18
                 Does every employee hired by
           Ο.
     Home Family Care need final approval by
19
20
     you?
21
           A.
                 Yes.
22
                 Does the branch manager in
           O.
23
     Queens, Mr. Gonzales, have authority to
24
      fire people?
25
                 With my approval.
           Α.
```

1		A. KISELEV
2	Q.	Do you hire employees?
3	A.	Yes.
4	Q.	Do you hire home health aides?
5	A.	Yes.
6	Q.	Do you fire employees?
7	A.	Yes.
8	Q.	Do you fire home health aides?
9	(A.)	Yes.
10	Q.	Who are the shareholders of
11	Home Family	Care?
12	(A.)	Two shareholders.
13	Q.	What are their names?
14	A .	Alexander Kiselev and Marianna
15	Kiselev.	
16	Q.	What is the corporate split?
17	A.	50/50.
18	Q.	And Marianna I assume is your
19	<pre>wife?</pre>	
20	A.	Yes.
21	Q.	Does Marianna have any
22	authority t	to hire or fire people?
23	Α.	No, she is just a shareholder.
24	Q.	So she doesn't hire people?
25	Α.	No, she works in a different

1	A. KISELEV
2	place. Never stepped a foot in the
3	business.
4	Q. She doesn't fire Home Family
5	employees either, correct?
6	MR. TSIRKIN: Asked and
7	answered. He already said she does
8	not have anything to do with the
9	company. She is just a shareholder.
10	MR. NAYDENSKIY: I just want to
11	clarify that she has no hiring or
12	fire.
13	A. She has no authority, she has
14	no position. She is not involved in any
15	kind of operation of the business.
16	Q. You are the final decision
17	maker, correct?
18	A. Yes, sir.
19	Q. Who has authority to sign pay
20	checks for home health aides?
21	A. Say that again.
22	Q. Who has authority to sign
23	paychecks for home health aides?
24	A. Well, we have a payroll
25	company. There is my name on the check,

```
1
                       A. KISELEV
 2
     but I don't sign it on every check. You
 3
     know that.
 4
                 So, if the home health aide
           Ο.
 5
     gets a physical check, they receive a check
     with your electronic signature on it?
 6
 7
           A.
                 Yes.
                 Provided by the payroll
 8
           0.
 9
     company?
10
           Α.
                 Yes.
11
                 Can you explain the hiring
           Ο.
12
     process of a home health aide to me?
13
           Α.
                 Well, that is the authority of
14
      the chart department. Whenever an
15
      applicant, initially it is an applicant,
16
      applies for a job, they do pre-screening of
17
      the documents.
18
                  If the applicant presents all
19
      the documents, we go through different
20
      stages before the applicant will be
21
      converted to the employee of the company.
22
                 And at this point, case
23
      coordinator can see this person and place
24
      on a case.
25
                 What are those stages that you
           Ο.
```

1	A. KISELEV
2	go through?
3	A. They have to analyze all the
4	documents, like green card, Social
5	Security, physical examination, if their
6	physical examination, make sure that it's
7	up to date and we go through K charts,
8	making sure there is no criminal charges,
9	there is no violations and then we go
10	through orientation, explaining to
11	employees our policy and procedure, what
12	they can't do, what they should do and what
13	they shouldn't do under the circumstances
14	and only after that the applicant is
15	getting a new status as the employee of the
16	company.
17	Q. Upon your approval, correct?
18	A. Not mine, HR's approval.
19	Q. When the home health aide
20	becomes an employee, who supervises their
21	work?
22	A. The case coordinator, director
23	of patient services, nurses.
24	Q. Nurses that are employees of
25	Home Family Care?

1	A. KISELEV
2	A. Director of patient service is
3	full-time employee. All nurses are
4	so-called fee for service. They are hired
5	just per patient, per visit.
6	Q. Through an outside contractor?
7	A. They are all independent
8	contractors. It's industry standard, sir.
9	Q. What happens if there is a bad
10	report or a complaint about a home health
11	aide?
12	A. We do investigate what is going
13	on.
14	Q. How do you investigate?
15	A. Well, bring home health aide to
16	the office. They have to submit the paper
17	what happened and we do an investigation.
18	We talk to the patient. Sometimes God
19	forbid somebody gets to the office drunk or
20	somebody abused a family member.
21	There is different it is a
22	big world with a lot of situations. For
23	being in business for ten years. I cannot
24	differentiate.
25	Q. And you are not involved in the

1	A. KISELEV
2	investigation?
3	A. Sometimes I do, sometimes I'm
4	not. I have an excellent team of people
5	who can do it without me, but certain
6	situations requires my attention.
7	Q. Which have arisen within the
8	last couple of years, two years, correct?
9	A. Yeah. It's our daily routine.
10	Q. Does Home Family Care maintain
11	employee records for the home health aides?
12	A. Of course.
13	Q. What do these records consist
14	of?
15	A. Each employee has its own
16	chart. Which contains a publication, a
17	certificate, it has different documents,
18	but according to the Department of Health
19	regulation, which stores them in separate
20	places.
21	Q. The physical file?
22	A. Physical examination, yeah.
23	Q. The physical documents are
24	stored?
25	A. In the office.

1	A. KISELEV
2	Q. In the office, okay. Including
3	payroll information?
4	A. No, payroll information is held
5	by the payroll company.
6	Q. Hired by Home Family Care?
7	A. Yeah. We have been using this
8	company for about eight years.
9	Q. When a home health aide is
10	hired by Home Family Care, are they told
11	how much they will be making in wages?
12	A. Of course.
13	Q. How is this done? Is it
14	written or is it verbal?
15	A. Well, we explain to them our
16	policy and we offer them a salary.
17	Q. Is this in a document form of
18	some kind?
19	A. In a document form, I don't
20	think so. And the salary is different
21	based on the difficulties of cases, in
22	different locations. It is not like one
23	salary across the board.
24	Q. You could have a home health
25	aide working today a ten-hour shift making

1 A. KISELEV 2 \$12 an hour plus overtime, if any, and a different home health aide working a 3 4 ten-hour shift making \$13 an hour plus 5 overtime, if any? 6 Yes. And it may be the same Α. 7 home health aide making \$12 and tomorrow he 8 is going to be making 13.50 because of the 9 difficulties of the case. 10 Who decides that? Ο. 11 We decide. Home health aides Α. 12 can ask case coordinators to raise the 13 salary because it is a bedbound 300 pound 14 patient, it's the summertime and she wants 15 to get more and she deserves more. 16 Who puts this policy in place? Ο. 17 It's not like a policy. We are Α. 18 trying to accommodate people. We 19 understand their concern. 20 Ο. Who has the authority to raise 21 a home health aide's salary? 22 Usually it's me. **A**. And you exercise that 23 Q. 24 authority, correct? 25 Yes, sir. **A**.

1	A. KISELEV
2	Q. Do coordinators have authority
3	to do this?
4	A. No. Whenever the inquiry from
5	the home health aide, they approach me or
6	they can call me and say home health aide
7	is requiring a bit more money because of
8	certain situation.
9	MR. TSIRKIN: Can I go off the
10	record for a second.
11	(Whereupon, a discussion was
12	held off the record.)
13	MR. NAYDENSKIY: Back on the
14	record.
15	Q. Who is in charge of scheduling
16	the home health aide for work?
17	A. Case coordinators.
18	Q. And if there is an issue with
19	scheduling the home health aide will call
20	the case coordinator?
21	MR. TSIRKIN: Can you repeat
22	that, please.
23	Q. If there is an issue with
24	scheduling, does the home health aide call
25	the case coordinator?

1	A. KISELEV
2	A. Yes.
3	Q. Are you involved in any way
4	with the scheduling of the home health
5	aide?
6	A. No.
7	Q. Is there a certain policy for
8	payment of wages to the home health aide?
9	MR. TSIRKIN: Do you understand
10	the question?
11	THE WITNESS: Yes, I do
12	understand the question.
13	A. I'm thinking and the policies
14	and procedures do we have something, I
15	don't remember. Policy, a written policy,
16	what kind of policy are you talking about?
17	Q. Is there a written policy?
18	A. I'm not sure.
19	Q. Is there a verbal policy for
20	the payment of wages to home health aides?
21	A. A verbal policy. I have to
22	check the records. I have to check my
23	policy and procedure. I can't give you the
24	answer right away.
25	Q. Is there a standard policy and

1		A. KISELEV
2	procedure f	for all home health aides?
3	A.	Yes.
4	Q.	The hiring process is the same
5	for all hom	ne health aides, correct?
6	A.	Correct.
7	Q.	When the home health aide
8	salary is s	set initially at hiring, who
9	decides tha	at?
10	A.	HR person is putting the salary
11	in the syst	cem.
12	Q.	How do they know what salary to
13	put in?	
14		MR. NAYDENSKIY: I'll rephrase.
15	Q.	How does the HR person know
16	what salary	to put in?
17	A.	We have a standard salary,
18	minimum sal	ary is \$11. That is what we put
19	initially.	
20	Q.	This year, correct?
21	A.	Yeah.
22	Q.	And then if the home health
23	aide wants	more than 11, then they go to
24	the coordin	nator, correct?
25	A.	It will be evaluated on an

1 A. KISELEV 2 individual basis. 3 Does Home Family Care pay for Ο. 4 40 hours per work week or 80 for every two 5 weeks? 6 No. The payroll is done on a 7 weekly basis. Every week we are running 8 payroll. 9 Ο. Did that change before? 10 Yes. It has been changed 11 several years ago. 12 Do you remember approximately Ο. 13 when? 14 No, I don't remember. Α. 15 Does February 2016 sound right? Ο. 16 The previous, I don't remember. Α. 17 I won't rely on my memory. The previous software won't allow us to do it on a 18 19 regular basis. 20 Is that a different payroll 21 company that you have now? 22 No, it was a different Α. 23 management software. 24 And from there the hours are Ο.

sent to the payroll company?

25

1	A. KISELEV
2	A. Yes, sir.
3	Q. Just to clarify.
4	Once a home health aide is
5	hired they are given a salary of minimum
6	wage and any aversion from that would
7	require your approval, correct?
8	A. Yes.
9	Q. A live-in home health aide is a
10	home health aide that is assigned a 24-hour
11	shift and paid for 13, correct?
12	A. Yes.
13	Q. How much are the living home
14	health aides paid?
15	A. Every aid gets paid
16	differently. A different rate. Based on
17	the difficulties.
18	Q. When a living home health aide
19	is hired, is there a set salary given to
20	her initially? Let me rephrase that.
21	When a live-in home health aide
22	is hired, is there a set salary given to
23	him or her initially?
24	A. I didn't get your question.
25	MR. NAYDENSKIY: Can you read

1	A. KISELEV
2	back my question, please.
3	(Whereupon, the referred to
4	question was read back by the
5	reporter.)
6	A. There is no such thing as
7	live-in aide hired. They all applying for
8	a job as a home health aide. And when we
9	have an opened case, an open live-in case
10	we can call any person and offer a
11	position. And if the aide is willing to
12	take this position, then we negotiate the
13	compensation.
14	Q. So, if there is an aide willing
15	to take a live-in position, is there a
16	salary given to him or her initially?
17	A. Initially, what do you mean by
18	the word initially?
19	Q. I will rephrase.
20	It's my understanding and
21	correct me if I am wrong. That a hospital
22	health aide is hired, then the coordinator
23	of the department can offer them a live-in
24	shift, correct?
25	A. Correct.

1	A. KISELEV
2	Q. Will that coordinator assign a
3	salary to that live-in shift for this home
4	health aide?
5	A. Well, the aide is taking a
6	live-in case, they negotiate this rate and
7	this rate is going to be put in the
8	payroll.
9	Q. Who negotiates that rate?
10	A. The case coordinator and the
11	aide.
12	Q. The case coordinator has the
13	authority to negotiate
14	A. They can say that they will pay
15	a certain amount of money. A standard
16	position rate. \$11 times 13, whatever. If
17	the person says hey, 11 is not enough, I
18	want 12.25 or 11.75, then we discuss what
19	can we do and what we cannot do based on
20	our rights, our compensation rate.
21	Q. What is the standard rate given
22	to a live-in shift?
23	A. \$11 an hour.
24	Q. What was the standard rate
25	given to a live-in shift in 2015?

1	A. KISELEV
2	A. Oh, I don't remember right now.
3	Q. What was the standard rate
4	given to a live-in shift in 2016?
5	A. I don't remember either.
6	Q. It is my understanding and
7	correct me if I am wrong, that a live-in
8	shift is paid a standard rate unless they
9	request more money, correct?
10	MR. TSIRKIN: Objection. That
11	is not what Mr. Kiselev explained.
12	We can go off the record if you
13	would like.
14	MR. NAYDENSKIY: I will
15	rephrase.
16	MR. TSIRKIN: Please.
17	Q. A live-in shift has a standard
18	rate given to the home health aide by the
19	coordinator, correct?
20	A. Correct.
21	Q. And then if the home health
22	aide requests more money, it goes to you
23	and you approve or disapprove, correct?
24	A. Correct.
25	Q. Do you know what the salary is

1	A. KISELEV
2	for a non-live-in shift home health aide?
3	A. I already answered this
4	question, sir.
5	Q. Do you know what the standard
6	rate for a non-live-in shift home health
7	aide in 2015 was?
8	A. I don't remember.
9	Q. Do you remember the standard
10	rate for a non-live-in shift home health
11	aide in 2016?
12	A. I don't remember.
13	Q. How many home health aides are
14	currently employed by Home Family Care?
15	A. Well, I have to consult with
16	the chart department.
17	MR. NAYDENSKIY: We will leave
18	a blank in the deposition testimony
19	for an answer.
20	MR. TSIRKIN: That is fine.
21	
22	MR. NAYDENSKIY: Can we mark
23	this as Exhibit 1.
24	(Whereupon, the aforementioned
25	payroll standard voucher was marked

1	A. KISELEV
2	as Plaintiff(s)' Exhibit 1 for
3	identification as of this date by the
4	Reporter.)
5	Q. Mr. Kiselev, can you take a
6	couple of minutes and look through Exhibit
7	1 and please tell me what this is, if you
8	know?
9	A. It is a standard voucher, a
10	payroll standard voucher that is weekly, I
11	would say it is a pay stub.
12	Q. And these are kept in the
13	normal course of business?
14	A. Yes. We don't keep it in the
15	course of business in the office. We don't
16	need this. That is records from the
17	payroll company. We don't store this.
18	Q. Which are kept in the normal
19	course of business, correct?
20	MR. TSIRKIN: Can you define
21	kept? They keep it electronically
22	within the payroll department. They
23	do not keep a paper copy. The paper
24	copy was printed out by you and
25	produced to you at your request.

1		A. KISELEV
2	Q.	This is something provided if
3	needed from	m the payroll company, correct?
4	Α.	Rephrase, please.
5	Q.	If you were to request pay
6	stubs from	the payroll company, would you
7	receive th	is as the pay stubs?
8	Α.	Yes.
9	Q.	And this system was in place
10	prior to th	ne current lawsuit, correct?
11	Α.	Yes.
12	Q.	Only the payroll could store
13	these pay	stubs electronically, correct?
14	Α.	Yes.
15	Q.	For all home health aides,
16	correct?	
17	Α.	Yes.
18	Q.	At least from January 1, 2015,
19	correct?	
20	Α.	I think so, yes.
21	Q.	Mr. Kiselev, would you have a
22	calculator	on you?
23	Α.	Do I have what?
24	Q.	A calculator on you.
25	Α.	Yes, on my cell phone.

1		A. KISELEV
2	Q.	If we look at the bottom of the
3	first page	it says D000886, right?
4	Α.	Where is that?
5	Q.	On the very bottom of the page.
6		MR. TSIRKIN: It is cut off.
7	Α.	What is the employee's name?
8	Let's go o	n the top.
9	Q.	Mr. Kiselev, do you see a
10	number at	the very bottom that starts with
11	a D?	
12	A.	Yes, I do.
13	Q.	Can you read that number to me?
14	A.	D000886.
15	Q.	The top of the page it says
16	regular ea	rnings, do you see that?
17	A.	Yes, I do.
18	Q.	To the right of that it says
19	800?	
20	A.	Right.
21	Q.	And that coordinates below that
22	it says re	gular earnings to the right of
23	that will	say 80, correct?
24	Α.	Yes.
25	Q.	So this employee is getting

- 1 A. KISELEV
- 2 paid \$800 for 80 hours of regular time,
- 3 correct?
- 4 A. I have to check the schedule.
- 5 I can't tell you by looking at the pay stub
- 6 what exactly this particular pay stub
- 7 represents. Until and unless I'm going to
- 8 look at the schedule.
- 9 Q. When looking at this one piece
- of paper, this person is getting 80 hours
- 11 regular earnings paid for \$800, correct?
- 12 A. Correct.
- Q. And then this person is getting
- 14 four hours of overtime paid \$48, correct?
- 15 A. Correct.
- 16 Q. Can you please calculate 800
- 17 divided by 80?
- 18 A. Well, this 80 hours again I
- 19 don't know what represent this 80 hours.
- 20 It may be missing payments for another
- 21 week, all right. It is not like she --
- this person gets paid for one week
- 23 80 hours.
- What we do have in our industry
- 25 -- let me explain to you how that works.

- 1 A. KISELEV 2 We have a lot of employees who submit time 3 sheets and sometimes we have missing time 4 sheets. 5 So, a person didn't get paid 6 for a particular week. So, for another 7 week we have to pay for the missing week. 8 That might be the case. Because it is a 9 weekly payroll. 10 If I see 80, it doesn't mean 11 that the person was working 80 hours for 12 one week. That is why I said I need to see 13 the schedule and I need to see how and why 14 she was getting paid 80 hours for this 15 particular week. 16 Looking at just this one piece Ο. 17 of paper, can you please calculate 800 18 divided by 80? 19 Α. 800 divided by 80 is going to 20 be \$10. I don't need a calculator for 21 that. 22 Can you please divide 48 by Ο. 23 four.

Α.

24

25 So, just based on this one Q.

It is going to be 12.

1	A. KISELEV
2	piece of paper, this person was getting
3	paid \$10 an hour regular pay and \$12 an
4	hour of time pay, correct?
5	MR. TSIRKIN: Objection.
6	A. That is not how I explained to
7	you, sir.
8	MR. TSIRKIN: If we can go off
9	the record.
10	MR. NAYDENSKIY: Sure.
11	(Whereupon, a discussion was
12	held off the record.)
13	MR. NAYDENSKIY: Back on the
14	record.
15	Q. What is the procedure of home
16	health aides recording their time worked?
17	A. Well, we have electronic
18	verification system which is a clock in and
19	clock out. Some people have difficulties
20	with clocking in and clocking out and they
21	are using the time sheets.
22	We employ people with different
23	cultural background and our system
24	recognizes for languages and sometimes
25	people with different languages like Arabic

1	A. KISELEV
2	languages, they do not understand this.
3	In this case they provide us
4	with a time sheet as a proof of service.
5	Q. What does the home health aide
6	do with the time sheets in order to get
7	paid for hours worked?
8	A. That has to be completed by the
9	home health aide according to the plan of
10	care, signed by both patient and home
11	health aide delivered to us on time in
12	order for the payments to be processed.
13	Q. When you say delivered to us,
14	who is it delivered to?
15	A. To the office of Home Family
16	Care, 3051 Brighton 3rd Street in Brooklyn.
17	Q. Is it delivered to anybody in
18	specific?
19	A. No, they can drop it in the
20	mailbox, they can leave it at the front
21	desk, they mail it.
22	Q. What happens to the time sheet
23	after it is processed by Home Family Care?
24	A. We store them on a weekly
25	basis.

	A. KISELEV
Q. Do	you store the physical time
sheets?	
A. Of	course.
Q. Whe	ere?
A. In	our office.
Q. And	d for how long do you keep
these records	for?
A. For	r six years. Or seven years.
Q. Ho	w many home health aides
gives you phys	ical time sheets as opposed
to electronic	recording?
A. I	nave no idea.
Q. Wor	uld you say there is more
people recordi	ng their hours worked
electronically	versus the time sheets?
A. Yes	s, but I don't keep the
statistics. I	t is impossible to.
Q. If	this person on the first
page of Exhibi	t 1 recorded their hours
electronically	, they would be paid \$10 an
hour for 80 ho	urs of work, correct?
7. I .A	would say yes.
Q. And	d then
A. But	t this \$800 in 80 hours does
	sheets? A. Of Q. Whe A. In Q. And these records A. For Q. How gives you phys to electronic A. I l Q. Wor people recordi electronically A. Yes statistics. I Q. If page of Exhibit electronically hour for 80 ho A. I w Q. And

1 A. KISELEV 2 not represent that she or she or whoever it 3 was working 80 hours for one week. 4 Is it possible this is a Ο. 5 two-week pay stub? 6 It might. It is not like Α. 7 40 hours regular and 44 supposed to be 8 overtime, no. 9 If you see this 80 hours from 10 my experience, I would say yes. 11 It's two weeks? Ο. 12 Two weeks, yes. But again, Α. 13 precise, we have to check the schedule. We 14 have to pull the records and see what it 15 is. 16 It is very common in the 17 industry when you have the time sheets and 18 it is our problem was time sheets because 19 we never get them on time. It is always 20 come in late. It is affecting my 21 relationship with home health aides because 22 they didn't get paid on time. 23 Would it be typically for a 24 home health aide who works over 80 hours in 25 a two-week period to receive a stub like

- 1 A. KISELEV
- 2 this?
- 3 A. Well, it's possible. I can't
- 4 say yes or no. I don't control the payroll
- 5 department. We have a designated person
- 6 who runs the payroll. But I would say yes,
- 7 it's kind of common.
- 8 O. So, if this is a two-week pay
- 9 stub, this person would be paid \$10 an hour
- 10 for the first 80 hours in a two-week
- 11 period, correct?
- 12 A. She would be paid \$10 per hour
- 13 for 40 hours.
- 14 O. Per work week?
- 15 A. Per work week.
- 16 Q. And in a two-week pay period
- 17 will be 80 hours?
- 18 A. Two weeks will be paid 80.
- 19 Q. So, this person in regular
- 20 earnings is paid 40 hours per work week,
- 21 correct?
- 22 A. Well, again I don't know her
- 23 schedule. It may be one week 48 and maybe
- it was representing three weeks.
- 25 As I said, we are going in

- 1 A. KISELEV 2 circles, but I have to see the schedule to 3 answer correctly your question, sir. 4 Can you go to the next page, Ο. 5 please. Can you please tell me the name on 6 the bottom that starts with D? 7 Α. 000248. 8 Ο. Here it says regular earnings 9 are \$880, correct? 10 Α. Yes. 11 Ο. And then below that it says 12 hours 01, regular earnings 80, correct? MR. TSIRKIN: I don't see that. 13 14 Α. I don't see the either. 15 O. Let's start over. I'm sorry.
- 18 A. Right.
- 19 Q. And then the next line is

regular earnings 880, correct?

20 earnings 02 overtime earnings 12 zero row,

The first earnings, it says

21 correct?

16

- 22 A. Right.
- Q. And then a little bit below
- 24 that it says hours, hours 01-regular
- 25 earnings 80, correct?

A. KISELEV
A. Yes.
Q. And below that it says hours
02-overtime earnings, ten, correct?
A. Right.
Q. It is my understanding from
looking at this that the regular earnings,
the first time we see earnings is
correlated to the regular earnings where we
see hours to the left of it, correct?
A. Hours related to earnings?
Q. The first earnings is
correlated to the first time we see hours
on this page, correct?
A. Right.
Q. And this person then made \$880
for 80 hours, correct?
A. Yes.
Q. Can you please calculate 880
divided by 80?
A. That is like \$11.
Q. Can you please use a calculator
to calculate
MR. TSIRKIN: This is not a
math quiz. He said \$11 an hour.

1	A. KISELEV
2	MR. NAYDENSKIY: I want it to
3	be precise on the record.
4	MR. TSIRKIN: He is precise.
5	MR. NAYDENSKIY: He probably
6	is, but I just want to make sure.
7	MR. TSIRKIN: We are not
8	disposing the calculator here.
9	Do you mind if I do it?
10	MR. NAYDENSKIY: I don't mind
11	at all.
12	MR. TSIRKIN: 880 divided by 80
13	is 11.
14	Q. Can you divide 120 by 10?
15	A. 12.
16	Q. So, this person is making \$11
17	in regular earnings and \$12 in the overtime
18	earnings, correct?
19	A. Correct.
20	Q. And just to be precise, the
21	second time we see earnings it is
22	correlated to the second time we see hours,
23	correct?
24	A. Correct.
25	Q. Can you please go to the next

1		A. KISELEV
2	page.	
3	A.	Okay.
4	Q.	Can you tell me the number on
5	the bottom	that starts with D?
6	A.	D000239.
7	Q.	Here this person is also
8	getting \$80	0 for regular 80 hours of work
9	for the two	-week period, correct?
10	A.	Yes.
11	Q.	And they are getting \$72 for
12	six overtim	e hours of work?
13	A.	Yes.
14	Q.	Can you divide 72 by six,
15	please?	
16	A.	12.
17	Q.	And the regular earnings are?
18	A.	Ten.
19	Q.	Please go to the next page.
20	A.	Okay. Are we going to go page
21	by page the	whole thing?
22	Q.	Probably not the whole thing.
23		Can you please tell me the
24	number on t	he bottom that starts with D?

D340240.

Α.

1		A. KISELEV
2	Q. I	Please tell me how much this
3	person is ea	rning in regular earnings for
4	the biweekly	time period?
5	A. 8	300.
6	Q. E	For 80 hours?
7	Α. Σ	Yes.
8	Q. F	How much is that per hour?
9	Α. 7	Γen.
10	Q. <i>I</i>	And this person made \$300 in
11	overtime pay	for 25 hours of work?
12	Α. Σ	Yes.
13	Q. H	How much is 300 divided by 25?
14	Α.	I have no idea.
15	Q. (Can you please use a calculator
16	to calculate	300 by 25.
17	И	MR. TSIRKIN: By counsel, it is
18	12.	
19	Q. N	Mr. Kiselev, is 300 divided by
20	25, 12?	
21	Α. Σ	Yes.
22	Q. (Can you go to the next page?
23	Α. (Okay.
24	Q. I	Please tell me the number that
25	starts with	a D?

1	A. KISELEV
2	A. D340229.
3	Q. Can you tell me how much this
4	person is making for a regular hour of
5	work?
6	A. 800.
7	Q. For 80 hours?
8	A. Yes.
9	Q. 800 divided by 80, we will take
10	judicial notice is \$10 an hour.
11	MR. NAYDENSKIY: Is that okay
12	with you, counselor?
13	MR. TSIRKIN: We can take
14	judicial notice, yes. But \$10 an
15	hour, that is what the calculator
16	shows.
17	Q. This person made \$216 in
18	overtime for 18 overtime hours worked?
19	A. Yeah.
20	Q. Can you please calculate 216
21	divided by 18?
22	A. 12.
23	Q. Correct me if I am wrong, \$12
24	is not time and a half of \$10; is that
25	correct?

1	A. KISELEV
2	A. That is correct.
3	Q. Can you please look through
4	Exhibit 1 and find an example of overtime
5	earnings being time and a half in the
6	regular earnings?
7	Under the second column where
8	it coordinates the first column and the
9	second column, if you understand my
10	question?
11	MR. TSIRKIN: Please start over
12	again.
13	Q. Can you please flip through
14	Exhibit 1, and the first two earnings that
15	coordinate to the first two hours, the
16	regular earnings and the regular earnings
17	in the earnings section and the regular
18	earnings in the hours section will give you
19	a certain number and the overtime earnings
20	from the earnings section, overtime
21	earnings in the hour section will also give
22	you a certain number.
23	Can you please flip through
24	Exhibit 1 and find one example of where
25	overtime earnings and hours would be

- 1 A. KISELEV 2 equivalent to time and a half of the 3 regular earnings and hours. 4 Well, that is going to take Α. 5 some time. 6 Take your time. O. 7 Mr. Kiselev, you and I went 8 through the first five pages of Exhibit 1, 9 correct? 10 Α. Correct. 11 Can you please look through 0. 12 another 15 pages and see if the overtime 13 earnings will be time and a half of the 14 regular earnings. 15 Α. Look at this one. 54 by four. 16 That is a different amount, right? 17 MR. TSIRKIN: Divided it is 18 \$13.50. 19 Α. Do you need the page number? 20 Please. Ο. 21 Α. D340221. 22 This person is making 13.50 for Ο.
- 24 A. Yes, sir.

overtime hour?

23

Q. How much are they making for

1 A. KISELEV 2 regular hour? 3 Α. It says \$1,000. 4 For how many hours? Ο. 5 Α. I have no idea. Oh, I'm sorry, 6 that says regular, 80. 7 Ο. Can you please divide 1,000 by 80? 8 9 MR. TSIRKIN: 12.50. 10 Mr. Kiselev, is one 1,000 Ο. 11 divided by 80 12.50? 12 Α. Yeah. 13 So this person is making 12.50 Ο. 14 for regular hours and 13.50 for overtime 15 hour, correct? 16 Α. Correct. 17 Can you please do 12.50 times Ο. 18 1.5? 19 Α. I think it is 19.25. 20 Q. Can you use a calculator, 21 please. 22 MR. TSIRKIN: We will use mine. 23 18.75. 24 MR. NAYDENSKIY: Counselor, I'm

sorry, I just have to ask the witness

1 A. KISELEV 2 to testify. 3 18.75. Α. 4 This overtime pay this person Ο. 5 is not receiving time and a half for the 6 regular earnings, correct? 7 Α. This person received 13.50. 8 O. Which is less than 18.75, 9 correct? 13.50 is less than 18.75, 10 correct? 11 Α. Correct. 12 Can you please continue on and Ο. 13 find me one example where the overtime 14 earnings will be time and a half of the 15 regular earnings? 16 This one gets rate -- D340135, Α. 17 she gets paid for overtime 13.50. 18 Ο. How much does she gets paid for 19 regular hours? 20 Α. 12.50. 21 Ο. So it is not time and a half, 22 correct? 23 No, I don't see no time and a Α. 24 half here.

Thank you.

Ο.

1		A. KISELEV
2	C	an you please look at those
3	20 pages and	do you see where it says
4	standard voud	cher on each one?
5	А. У	es.
6	Q. T	o right of that some kind of
7	payroll numbe	er, I guess that is not real
8	relevant and	to the right of that is the
9	date.	
10	D	o you see the date?
11	А. У	es.
12	Q. C	an you please check these 20
13	and tell me v	what is the latest date that
14	you see?	
15	Α. Ο	ctober 9, 2015.
16	Q. A	nd the earliest would be
17	January 16, 2	2015.
18	C	an you please check these two
19	pages for the	e earliest date you can see.
20	A. I	think it was January 2015,
21	yeah.	
22	Q. J	ust double check.
23	А. У	eah, I think it is January 6,
24	2015.	
25	Q. J	anuary 6th or January 16th?

1	A. KISELEV
2	A. January 16th. I'm sorry.
3	Q. 2015 for the year?
4	A. 2015, yeah.
5	MR. NAYDENSKIY: Let's take a
6	short break at this time.
7	(Whereupon, a short recess was
8	taken.)
9	MR. NAYDENSKIY: Back on the
10	record.
11	Q. Mr. Kiselev, just to go back
12	one step.
13	You mentioned previously that
14	people clock in and clock out
15	electronically. Is that done through the
16	phone when they come or leave the
17	consumer's or patient's home?
18	A. Yes.
19	Q. Is that recorded in any way?
20	A. Yes.
21	Q. Where would those records be?
22	A. When we were using a different
23	software, Arrow Solution, that should be in
24	their possession.
25	Q. And didn't you switch over at

1		A. KISELEV
2	one point?	
3	Α.	Yes.
4	Q.	To what company?
5	Α.	Care Centa.
6	Q.	When did you make that switch?
7	A.	I think it was in 2014, but I'm
8	not sure ex	cactly.
9	Q.	Prior to January 1, 2015?
10	Α.	I'm not sure. I would have to
11	check my re	ecords.
12	Q.	We have an address for Care
13	Centa?	
14	Α.	Yes.
15	Q.	Do you know it right now?
16	A.	The address?
17	Q.	Yes.
18	Α.	Yes.
19	Q.	What is it?
20	Α.	3051 Brighton 3rd Street.
21	Q.	Do you have any affiliation
22	with Care (Centa?
23	Α.	Yes.
24	Q.	What is that affiliation?
25	A.	I'm co-owner and co-founder of

1	A. KISELEV
2	this company, of this software.
3	Q. That keeps the records of time
4	worked for home health aides for Home
5	Family Care, correct?
6	A. Yes.
7	Q. How long are these records kept
8	for?
9	A. Forever.
10	Q. Electronically?
11	A. Yeah.
12	MR. NAYDENSKIY: Let's mark
13	this as Exhibit 2.
14	(Whereupon, the aforementioned
15	electronic payroll stubs were marked
16	as Plaintiff(s)' Exhibit 2 for
17	identification as of this date by the
18	Reporter.)
19	Q. Mr. Kiselev, does this look
20	familiar to you?
21	A. Yes.
22	Q. Similar pay stubs as
23	Plaintiff's Exhibit 1?
24	A. Yes.
25	Q. Can you please flip through all

1	A. KISELEV
2	these pages and all of these pages except
3	one will have a section called live-in
4	earnings?
5	MR. TSIRKIN: Any purpose of
6	that, flip through the pages?
7	MR. NAYDENSKIY: Just to
8	quantify that this is all for the
9	live-in shifts except one. That was
10	higher or?
11	MR. TSIRKIN: Do you understand
12	what you are looking for?
13	A. I just see that it is a live-in
14	compensation for live-in home health aides.
15	Q. My apologies, except for two
16	pages.
17	A. Okay.
18	Q. All these pages in Exhibit 2,
19	except two of the pages are for
20	reimbursements for a live-in shift; is that
21	correct?
22	A. Yes.
23	Q. A live-in shift is paid a rate
24	for the 24-hour shift, correct?
25	MR. TSIRKIN: Can you please

- 1 A. KISELEV rephrase your question. 2 3 MR. NAYDENSKIY: Sure. 4 A live-in shift is paid a daily Ο. 5 rate, correct? 6 I don't know. Α. 7 Ο. How are live-in shift employees 8 paid? 9 They are paid on an hour basis. 10 I have to see the schedule again. It is 11 hard for me to say what it is. There is 12 live-in earning 12. 13 Q. So, if you look at the first 14 page, the first time you see hours, it says 15 hours 09-live in earnings 13, correct? 16 Α. Yes. 17 Is this 13 hours, 13 days or 0. 18 13 minutes? 19 Α. I have to consult with my 20 payroll department. I don't remember 21 honestly. 22 O. You mentioned earlier this is one person who works in the payroll 23
- 25 A. Yes.

department, correct?

1	A. KISELEV	
2	Q. What is the name?	
3	A. Maria.	
4	Q. What is her last name?	
5	A. It escapes me now.	
6	MR. NAYDENSKIY: We will lea	ve
7	a blank and you can supply it.	
8		
9	Q. Do you remember when Maria i	n
10	the payroll department started working f	or
11	Home Family Care?	
12	A. About three years ago, but s	he
13	was working at the front desk. I don't	
14	remember when she start working on doing	J
15	payroll.	
16	Q. Was she doing payroll from	
17	January 1, 2015?	
18	A. I can't tell you. I don't	
19	remember.	
20	Q. In 2016, what was the method	of
21	paying a live-in shift?	
22	MR. TSIRKIN: Can you please	
23	rephrase your question.	
24	MR. NAYDENSKIY: I will	
25	rephrase.	

1	A. KISELEV
2	Q. In 2016 a live-in shift, paid
3	on a daily basis or an hourly basis?
4	A. Daily basis.
5	Q. In 2015, was a live in shift
6	paid on a daily basis or an hourly basis?
7	A. Daily basis.
8	Q. And a daily basis covers
9	13 hours of work, right?
10	A. Right.
11	Q. And the 11 hours that is not
12	paid is considered sleep and meal time; is
13	that correct?
14	A. 11 hours?
15	Q. That is not paid for is
16	considered sleep and mealtime, correct?
17	A. Yes.
18	Q. If I can ask you to look at the
19	first page of Exhibit 2. The bottom says
20	D000203, correct?
21	A. Correct.
22	Q. You just testified that a
23	live-in shift would be paid a daily rate.
24	Therefore, where it says hours, 09-live-in
25	earnings-13, this would mean that the

1	A. KISELEV
2	13 days worked in a two-week period,
3	correct?
4	MR. TSIRKIN: Objection. He
5	did not say that.
6	A. I did not say that.
7	Q. In 2015, how was a live-in
8	shift paid?
9	A. On a daily basis.
10	MR. TSIRKIN: Can we go off the
11	record for a second?
12	MR. NAYDENSKIY: Sure.
13	(Whereupon, a discussion was
14	held off the record.)
15	MR. NAYDENSKIY: Back on the
16	record.
17	Q. Just to be clear, in 2015 a
18	live-in shift was paid a daily rate of pay,
19	correct?
20	A. Correct.
21	Q. Can you please look on the date
22	here where it says standard voucher and
23	there is a number and then the date.
24	Can you tell me the date of
25	this?

- 1 A. KISELEV 2 4/24/15. Α. 3 Ο. So, this employee in 2015 was 4 working as a live-in was getting paid a 5 daily rate of pay. 6 Would that somehow be indicated 7 on this piece of paper? 8 I can't say precisely. I can 9 only assume. I have to consult with the 10 payroll company. 11 Is it safe to assume that the Ο. 12 number 13 here in the section where it says 13 hours 09-live-in earnings 13, is 13 days 14 worked? 15 As I said I have to consult 16 with the payroll company. 17 Payroll company or payroll Ο. 18 employee? 19 Α. The payroll company, sir. The 20 loss time I was doing payroll was many 21 years ago. I just have to consult with 22 them before I'm going to tell you. 23 You decide the policy of wages

Yes.

in Home Family Care?

Α.

24

1	A. KISELEV
2	Q. You just don't remember; is
3	that correct?
4	A. Yes.
5	Q. You just don't remember what it
6	stands for.
7	MR. NAYDENSKIY: Let's mark
8	this packet of documents as
9	Plaintiff's 3.
10	(Whereupon, the aforementioned
11	packet of payroll stubs was marked as
12	Plaintiff(s)' Exhibit 3 for
13	identification as of this date by the
14	Reporter.)
15	Q. Mr. Kiselev, Exhibit 3 is
16	similar pay stubs to Exhibits 1 and 2; is
17	that correct?
18	A. Yes.
19	Q. Can you please flip to the
20	second page of this exhibit.
21	On the bottom it says D000253.
22	Can you please tell me the date on this?
23	A. 5/6/2016.
24	Q. And this person is making \$440
25	for \$40 for a 40-hour work week, correct?

1		A. KISELEV
2	Α.	That is correct.
3	Q.	Can you please divide 450 by
4	40?	
5	Α.	11.
6	Q.	And then this person made \$84
7	overtime pa	ay for seven overtime hours
8	worked, co	rrect?
9	Α.	Correct.
10	Q.	Can you please divide 84 by
11	seven?	
12	Α.	12.
13	Q.	And for the next page. On the
14	bottom it	says D000255, correct?
15	Α.	Correct.
16	Q.	Dated May 6, 2016, correct?
17	Α.	Yes.
18	Q.	This person is making \$500 an
19	hour for the	he first 40 hours per work week,
20	correct?	
21	Α.	Yes.
22	Q.	Can you please divide 500 by
23	40?	
24	A.	12.50.
25	Q.	And then this person also

1		A. KISELEV
2	earned \$108	in overtime pay for eight hours
3	worked, cor	rect?
4	A.	Yes.
5	Q.	Can you please divide 108 by
6	eight?	
7	Α.	13.50.
8	Q.	The next page it says D000256.
9	The date is	March 4, 2016, correct?
10	A.	Correct.
11	Q.	This person made \$500 for
12	40-hour wor	k week, correct?
13	A.	Yes.
14	Q.	Can you please divide 500 by
15	40 hours?	
16	Α.	12.50.
17	Q.	Can you please double check 500
18	divided by	40?
19	Α.	Yeah.
20	Q.	And then this person made \$108
21	in overtime	pay for eight overtime hours?
22	Α.	Yes.
23	Q.	Can you please divide 108 by
24	eight?	
0.5	-	12 50

13.50.

25

A.

1	A. KISELEV
2	Q. And the next page is marked on
3	the bottom the number is D000257. This is
4	dated November 10, 2016, correct?
5	A. Yes.
6	Q. And this person made \$500 in
7	regular earnings for 40 regular hours
8	worked, correct?
9	A. Correct.
10	Q. We will take judicial notice
11	500 divided by 40 according to the
12	calculator is \$12.50 and then this person
13	made \$27 in overtime pay for two overtime
14	hours worked, correct?
15	A. Yes, 13.50.
16	Q. Which equals 13.50 for each
17	overtime hour, correct?
18	A. Correct.
19	Q. Can you please look at the next
20	15 and tell me one example where the
21	overtime earnings paid would be one and a
22	half of the regular earnings paid?
23	A. Well, that is too many papers
24	we have here.
25	Q. The next 15.

1 A. KISELEV 2 Α. Okay. 3 Could you find one example? Ο. 4 Can you find one example of 5 your review of overtime pay with time and a half as the regular pay? 6 7 No. Α. 8 Ο. Mr. Kiselev, have you ever 9 sought legal advice on how to pay your 10 employees overtime pay? 11 Α. Legal advice, no. 12 Have you ever sought advice Ο. 13 from the Department of Labor on how to pay 14 overtime pay? 15 Α. I don't remember. 16 In 2015, did you seek advice Ο. 17 from the Department of Labor how to pay 18 overtime pay? 19 Α. I just don't remember at this 20 time. 21 Do you remember if in 2016 you Ο. 22 sought advice from the Department of Labor 23 how to pay overtime pay? 24 Well, I know how to pay my 25 employees.

1		A. KISELEV
2		MR. TSIRKIN: Can you please
3	answe	er the question.
4	Q.	Did you ever seek legal advice
5	on how to d	comply with the federal and New
6	York Labor	Law requirements on overtime
7	pay?	
8	A.	Seek advice?
9	Q.	Legal advice.
10	Α.	I think so, yes.
11	Q.	When?
12	Α.	Probably in 2015.
13	Q.	Whom did you seek this legal
14	advice from	n?
15	A.	I spoke with the Department of
16	Labor.	
17	Q.	Did you speak with an attorney?
18	A.	No.
19	Q.	Did you speak with a private
20	attorney?	
21	A.	No.
22	Q.	So, in 2015 you spoke with the
23	Department	of Labor, correct?
24	A.	Yes.
25	Q.	What did you ask of them?

1	A. KISELEV
2	A. About how to apply the rates,
3	how to apply, how to stay in compliance.
4	We had been audited, but the Department of
5	Labor and
6	Q. Do you know when in 2015 you
7	had this conversation with them?
8	A. No.
9	Q. Was it before October 2015?
10	A. No, I don't remember.
11	Q. What did they tell you?
12	A. It was different discussions
13	about different issues with payroll.
14	Q. In regard to the overtime pay,
15	what did the Department of Labor tell you?
16	MR. TSIRKIN: Objection. We
17	didn't establish that he asked this
18	question.
19	Q. In 2015, did you ask the
20	Department of Labor how to comply with
21	federal and labor law overtime pay
22	requirement?
23	A. Yes.
24	Q. What did they tell you in
25	regard to that?

1	A. KISELEV
2	A. Well, I believe there was a
3	number of confusion with the payroll, with
4	overtime rates. And at the beginning it
5	wasn't clear in the industry how to apply
6	overtime rates.
7	It took sometime until the
8	situation was clear to us as a
9	practitioners how to apply overtime rates.
10	Q. When did it become clear to you
11	how to apply overtime rates?
12	A. I don't remember right now.
13	Q. Do you have any documents
14	showing this conversation between you and
15	the Department of Labor?
16	A. I can search through my
17	records.
18	Q. Did the Department of Labor
19	send you anything by e-mail regarding this
20	conversation?
21	A. I receive so many e-mails on a
22	day-to-day basis. Can I check my records?
23	Q. Did you send the Department of
24	Labor an e-mail regarding this
25	conversation?

1	A. KISELEV
2	A. Well, there was a number of
3	inquiries, but it was a couple of years
4	ago. I just don't remember. The majority
5	was simple calls.
6	Q. Whom did you speak with at the
7	Department of Labor regarding overtime pay?
8	A. I made a number of inquiries.
9	I just don't remember. I spoke with my
10	payroll company, with them, with the
11	Department of Labor.
12	Q. Is 2015 the only time you spoke
13	with the Department of Labor regarding
14	compliance with federal and New York Labor
15	Law overtime requirements?
16	A. I don't remember. I spoke with
17	the Department of Labor on numerous
18	occasions. I just don't keep the records
19	of every call I make.
20	Q. Do you have any electronic
21	conversations with the Department of Labor
22	regarding overtime pay?
23	A. I can check my records. I
24	won't say anything based on my memory. I
25	get hundreds of e-mails on a day-to-day

- 1 A. KISELEV 2 basis. 3 In 2015, did Home Family Care Ο. 4 gross more than \$500,000? 5 Α. Yes. 6 In 2016, did Home Family Care Ο. 7 gross more than \$500,000? 8 Α. Yes. 9 Ο. In 2017, did Home Family Care 10 gross more than \$500,000? 11 I would assume so. Α. 12 MR. NAYDENSKIY: I'm sorry, 13 strike that last question. I will 14 rephrase that. 15 Is Home Family Care on track to Ο. 16 gross more than \$500,000 in 2017? 17 Α. Yeah. 18 Starting from 2017, did your Ο. 19 payroll practices change? 20 Α. Yes. 21 O. How? 22 We pay one and a half. Α. 23 correct this mistake in the system and we
- Q. How much is a live-in shift at

24

pay 1.5 to every employee overtime rates.

1 A. KISELEV 2 home health aide paid? 3 For the first 40 hours it's 11 4 or \$12, whatever we agree as a base and 5 then starting from the 41-hour it is 6 overtime. 7 0. And the overtime is one and a half times --8 9 Α. The base. 10 The hourly rate for the first 0. 11 40? 12 Α. Yes. 13 MR. NAYDENSKIY: Off the 14 record. 15 (Whereupon, a discussion was 16 held off the record.) 17 MR. NAYDENSKIY: Back on the 18 record. 19 Q. Mr. Kiselev, I have one final 20 question. 21 Α. Sure. 22 O. You said earlier when a home 23 health aide is hired they go through an 24 orientation, correct? 25 Correct. Α.

1	A. KISELEV
2	Q. Is this orientation paid for?
3	A. No.
4	Q. How long is the orientation
5	for?
6	A. That takes two, three hours.
7	Q. Does the home health aide then
8	go to her job assignment?
9	A. No. Orientation is just a final
10	step in their conversion to the employee
11	status. But it doesn't mean they go on a
12	case. It means they are going to be
13	eligible to work.
14	It is mandatory in the State of
15	New York that every employee in the home
16	care industry has to go through
17	orientation.
18	Q. But the orientation is not
19	paid, correct?
20	A. Correct.
21	MR. NAYDENSKIY: Mr. Kiselev, I
22	have nothing further unless Mr.
23	Tsirkin has any questions.
24	MR. TSIRKIN: No.
25	MR. NAYDENSKIY: Thank you.

1	A. KISELEV
2	(Whereupon, at 12:45 P.M., the
3	Examination of this witness was
4	concluded.)
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1	A. KISELEV				
2	DECLARATION				
3					
4	I hereby certify that having been				
5	first duly sworn to testify to the truth, I				
6	gave the above testimony.				
7					
8	I FURTHER CERTIFY that the foregoing				
9	transcript is a true and correct transcript				
10	of the testimony given by me at the time				
11	and place specified hereinbefore.				
12					
13					
14					
15	ALEXANDER KISELEV				
16					
17					
18	Subscribed and sworn to before me				
19	this day of 20				
20					
21					
22	NOTARY PUBLIC				
23					
24					
25					

1	A. KISELEV					
2		EXHIBITS				
3		EVIIIDIMO				
4	PLAINTIFF	FYUIBII2				
5	EXHIBIT NUMBER	EXHIBIT DESCRIPTION	PAGE			
6	1	Payroll standard records	29			
7	2	Electronic payroll stubs	53			
8	3	Packet of payroll stubs	60			
9	(Exhibits retained by Counsel.)					
10						
11	INDEX					
12	EXAMINATION BY					
13	MR. NAYDENSKIY					
14						
15	INFORMATION AND/OR DOCUMENTS REQUESTED INFORMATION AND/OR DOCUMENTS PAGE					
16	Ingort hor	y many home health aidea				
17	Insert how many home health aides Are currently employed by Home					
18	Family Car		29			
19	Insert Maria's full name. 5					
20	OHE	NETONG MARKER HOD DITTINGS				
21	QUESTIONS MARKED FOR RULINGS PAGE LINE QUESTION					
22	(None)					
23						
24						
25						

1	A. KISELEV			
2	CERTIFICATE			
3	CHARE OF MEN MODIC			
4	STATE OF NEW YORK) : SS.:			
5	COUNTY OF KINGS)			
6	I, GARY MEROLA, a Notary Public for and			
7	within the State of New York, do hereby			
8	certify:			
9	That the witness whose examination is			
10	hereinbefore set forth was duly sworn and			
11	that such examination is a true record of			
12	the testimony given by that witness.			
13	I further certify that I am not related			
14	to any of the parties to this action by			
15	blood or by marriage and that I am in no			
16	way interested in the outcome of this			
17	matter.			
18	IN WITNESS WHEREOF, I have hereunto set			
19	my hand this 10th day of November 2017.			
20				
21	Cary Menda			
22				
23	GARY MEROLA			
24				
25				

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